1	Kamala D. Harris	
	Attorney General of California	
2	MARK BRECKLER Chief Assistant Attorney General	
3	KATHLEEN E. FOOTE	
ı	Senior Assistant Attorney General State Bar No. 65819	
ŀ	EMILIO VARANINI	
5	State Bar No. 163952	
5	ESTHER LA State Bar No. 160706	
,	PAMELA PHAM	
'	State Bar No. 235493 Deputy Attorneys General	
3	455 Golden Gate Avenue, Suite 11000	
,	San Francisco, CA 94102-7004 Telephone: (415) 703-5607	
	Fax: (415) 703-5480	
)	E-mail: Pamela.Pham@doj.ca.gov	
-	Attorneys for the State of California	
2		
	UNITED STATE	ES DISTRICT COURT
	NORTHERN DIST	RICT OF CALIFORNIA
-	SAN FRAN	CISCO DIVISION
		CISCO DIVISION
:		
,		
	IN RE: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION,	Master File No. 3:07-cv-05944-SC
3	ANTITRUST LITIGATION,	MDL No. 1917
		DECLARATION OF DANGE A DUAN
	This Documents Relates To:	DECLARATION OF PAMELA PHAM IN SUPPORT OF THE STATE OF
		CALIFORNIA'S MOTION FOR
	ALL ACTIONS	PERMISSIVE INTERVENTION AND INTERVENOR'S MOTION TO
,		RESTORE PUBLIC ACCESS TO 107
		COURT RECORDS
		Hearing Date: September 25, 2015
		Time: 10:00 A.M. Courtroom: One, 17 <sup>th</sup> Floor
		Judge: Honorable Samuel Conti
		1
'		
		1
	PHAM DECI	ISO MOTION FOR PERMISSIVE INTERVENTION AN

PHAM DECL. ISO MOTION FOR PERMISSIVE INTERVENTION AND MOTION TO RESTORE PUBLIC ACCESS TO 107 COURT RECORDS (Master File No. CV-07-5944-SC)

### 

# 

# 

### 

### 

# 

#### 

- /

#### I, PAMELA PHAM, declare as follows:

- 1. I am a Deputy Attorney General with the California Attorney General's Office and a member of the State Bar of California. I am also admitted to this Court. I make this declaration in support of the State of California's Motion For Permissive Intervention Solely For The Limited And Collateral Purpose Of Seeking To Restore Public Access To 107 Court Records That The Samsung SDI Defendants Asked To Be Seale and also in support of the State's accompanying Motion To Restore Public Access To 107 Court Records ("Motions").
- 2. The information contained herein is based on my own personal knowledge and if called as a witness I could, and would, testify competently that the matters set forth herein are true and accurate to the best of my recollection.
- 3. These Motions are filed by nonparty the State of California ("the State"), *ex rel*. Kamala D. Harris, Attorney General of the State of California ("the Attorney General"), as the State's Chief Law Officer representing the public's interest in free and open access to court records. The State respectfully submits the motion for permissive intervene on behalf of members of the public so that they may access the court records in the underlying private Multidistrict Litigation ("MDL"). The State does not wish to become a party to this MDL nor to litigate any claim or defense on the merits in this MDL nor to ask the Court to rule on any additional claims. The requested intervention is solely for the purpose of seeking to modify this Court's prior sealing orders in order to restore the public's right of access to court records and proceedings.
- 4. The documents to be unsealed are identified in the demonstrative chart attached as Exhibit A to this declaration. The Samsung SDI Defendants ("SDI") are the main proponents of sealing these documents. They have submitted over 50 requests for sealing these documents. In addition, they are using this Court's sealing orders to block public access to conspiracy evidence discovered elsewhere as well.
- 5. For example, in 2011, the California Attorney General filed a civil law enforcement action in state court against the Samsung SDI group and other members of the CRT cartel for engaging in collusive price-fixing activities from 1995 through 2007 in violation of the

27

28

[W]e do not agree to de-designate the discovery response. Judge Conti has already considered this issue and has repeatedly ordered that these responses be sealed.

1	8. Thereafter, the Attorney General's Office compiled a list of all the court records	<b>;</b>		
2	that SDI asked this Court to seal and that this Court did order be sealed. There are 107 such			
3	records, as listed in the attached Exhibit A.			
4	I declare under penalty of perjury under the laws of the United States and of the State of	f		
5	California that the foregoing is true and correct.			
6	D / 1 A / 12 2015			
7	Dated: August 12, 2015  By: /s/ Pamela Pham PAMELA PHAM			
8				
9				
10				
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22 23				
23				
25				
23 26				
27				
28	4			
_0	4			